RCRA RECCRDS CENTER
FACILITY Profit @ Whitey-Main St.
I.D. NO. CTD990672081
FILE LOC. R-113
CTHER RDMS #2889

		Date			
ROUTING AND TRANSMITTAL SLIP		September 30, 198			
TO: (Name, office symbol, room number, building, Agency/Post)			Initials	Date	
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Action	File	Note	Note and Return		
Approval	For Clearance	Per Conversation			
As Requested	For Correction	Prepare Reply			
Circulate	For Your Information	See	See Me		
Comment	Investigate	Sign	vature		
Coordination	Justify				

REMARKS

Please sign enclosed letter (+ date) and send original to Mr. Whitehead, cc: J. Murray at P&W East Hartford and me.

Enclosed are EPA envelopes to send the communits in. If you have any questions, please feel free to give me a call.

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DO NOT use this form as a RECORD of approvals, concurrences, disposals, clearances, and similar actions

FROM: (Name, org. symbol, Agency/Post)

Room No.—Bldg.

Art Wing, HER-CAUS

Phone No. (617) 223-1910

5041-102

*U.S.GPO:1985-0-461-274/20018

OPTIONAL FORM 41 (Rev. 7-76) Prescribed by 68A FPMR (41 CFR) 101-11.206

- o Mr. Vidmar indicated that the incinerator will be disassembled, then sampled and decontaminated. This information should be included in the plan. In addition, the location that will be used for decontamination, and a description of the steps taken to prevent contamination and effect clean-up of this area should be included in the plan.
- This closure plan appears to constitute a partial closure plan for the CWTP and that fact should be stated in the plan. This will preclude any questions about why the surrounding areas not being addressed in this plan.
- ° When removal of ash and the refractory occurs we recommend some dust suppression technique be employed (such as wetting the ash down) and the chosen technique be written into the closure plan.
- Please describe the composite analysis strategy more fully for the refractory samples (i.e., which samples were/will be in which composites).
- of stained refractory are taken, they should be analyzed individually, to ensure that those areas which may be contaminated are not diluted through the analysis of sample compositing.
- Although the unit was operated at a negative pressure, and for a short period of time, EPA recommends that Pratt demonstrate that the outside of the unit is not contaminated. This could be accomplished by analyzing the shell through the use of wipe tests in various locations. A more definitive statement could then be made on page 8 of 13 of the closure plan.
- Page 6 of 13, item 3 describes the flushing of line that fed hazardous waste to the incinerator. Part of that process is a description of the use of process water as the final step of the flushing. According to the plan, the preceding flushing fluids will be treated as hazardous waste, however the plan does not indicate what will happen to the process water if when tested is found to be hazardous.

If you have any questions about the above comments please contact us.

Sincerely,

Arthur Wind Environmental Engineer US EPA

(617) 223-1910

George Dews Senior Sanitary Engineer CT DEP (203) 566-2264

cc: J. Murray